PROOF

STATE OF IOWA

House Journal

THURSDAY, FEBRUARY 6, 2003

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JOURNAL OF THE HOUSE

Twenty-fifth Calendar Day - Eighteenth Session Day

Hall of the House of Representatives Des Moines, Iowa, Thursday, February 6, 2003

The House met pursuant to adjournment at 8:46 a.m., Speaker pro tempore Carroll in the chair.

Prayer was offered by the Honorable Dwayne Alons, state representative from Sioux County.

The Journal of Wednesday, February 5, 2003 was approved.

PETITION FILED

The following petition was received and placed on file:

By Shoultz of Black Hawk, from the Black Hawk County Board of Health favoring a moratorium or limiting of the construction of confined animal feeding operations.

INTRODUCTION OF BILLS

House File 131, by Maddox and Dandekar, a bill for an act relating to fraudulent use of a credit card and providing a penalty.

Read first time and referred to committee on judiciary.

<u>House File 132</u>, by Huser, Myers, Horbach, and Paulsen, a bill for an act allowing a refund of motor fuel taxes paid by an agency or instrumentality of two or more political subdivisions of the state formed by a joint intergovernmental agreement.

Read first time and referred to committee on ways and means.

House File 133, by Boddicker, Alons, Carroll, Eichhorn, Manternach, Paulsen, Kramer, J. K. Van Fossen, J. R. Van Fossen, Tymeson, and Klemme, a bill for an act increasing the child age applicable to mandatory reporting of suspected child sexual abuse

perpetrated by a person other than the person responsible for the care of the child.

Read first time and referred to committee on human resources.

House File 134, by Eichhorn, Manternach, Sands, J. R. Van Fossen, Dennis, Lukan, Raecker, Hoffman, and De Boef, a bill for an act requiring the budget submissions of state agencies to utilize a zero-base approach.

Read first time and referred to committee on appropriations.

House File 135, by Osterhaus, a bill for an act relating to grand and petit juror compensation and reimbursement.

Read first time and referred to committee on judiciary.

House File 136, by Greimann, Petersen, Wise, Hogg, Jochum, Murphy, Mertz, D. Olson, Reasoner, Whitead, Gaskill, Heddens, Dandekar, Oldson, Thomas, Struyk, Osterhaus, Winckler, Shoultz, Lensing, Berry, Lykam, Ford, Bukta, Foege, Mascher, Myers, Fallon, Davitt, T. Taylor, Whitaker, Wendt, Miller, and D. Taylor, a bill for an act relating to the benefits included in the healthy and well kids in Iowa program benefit package.

Read first time and referred to committee on human resources.

<u>House File 137</u>, by Lensing, Whitaker, Petersen, Raecker, Smith, and Maddox, a bill for an act relating to requirements for securing children transported in certain motor vehicles and making a penalty applicable.

Read first time and referred to committee on transportation.

<u>House File 138</u>, by McCarthy and Smith, a bill for an act revising the criteria for mandatory reporting of child abuse.

Read first time and referred to committee on human resources.

House File 139, by Alons, Lalk, Carroll, Lukan, De Boef, Roberts, Mertz, Boal, Chambers, and Watts, a bill for an act establishing a

choose life motor vehicle registration plate and appropriating fees from such plates for adoption-related services.

Read first time and referred to committee on transportation.

House File 140, by Eichhorn, Manternach, Lalk, Boggess, Kuhn, D. Olson, and Granzow, a bill for an act relating to maintaining a magistrate court in a city other than the county seat.

Read first time and referred to committee on judiciary.

<u>House File 141</u>, by Gipp, a bill for an act relating to the payment by a county of the agricultural land tax credit and reimbursement to the county of its payment and providing an effective date.

Read first time and referred to committee on ways and means.

<u>House File 142</u>, by Eichhorn, Manternach, and J. R. Van Fossen, a bill for an act revising the requirements for the state general fund expenditure limitation and providing an applicability date.

Read first time and referred to committee on appropriations.

<u>House File 143</u>, by Connors, a bill for an act declaring a truant a child in need of assistance and establishing a penalty for aiding a child to be truant.

Read first time and referred to committee on education.

House File 144, by Dix, a bill for an act governing the regulation of elevators and other conveyances and providing penalties.

Read first time and referred to committee on **commerce**, **regulation and labor**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has on February 6, 2003, concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

<u>Senate File 36</u>, a bill for an act supplementing appropriations made for the fiscal year beginning July 1, 2002, to the departments of human services, corrections, and public safety, and to the state public defender and the public broadcasting division of the department of education, and providing effective date and applicability provisions.

Also: That the Senate has on February 6, 2003, adopted the following resolution in which the concurrence of the House is asked:

<u>Senate Concurrent Resolution 1</u>, a concurrent resolution relating to the federal Medicare program and requesting assistance from the federal government.

Also: That the Senate has on February 6, 2003, adopted the following resolution in which the concurrence of the House is asked:

<u>Senate Concurrent Resolution 3</u>, a resolution requesting the establishment of standing Senate and House subcommittees on veterans affairs.

MICHAEL E. MARSHALL, Secretary

ADOPTION OF HOUSE RESOLUTION 10

Alons of Sioux called up for consideration <u>House Resolution 10</u>, a resolution to recognize February 6 as Ronald Reagan Day in the State of Iowa, and moved its adoption.

The motion prevailed and the resolution was adopted.

On motion by Gipp of Winneshiek, the House was recessed at 8:59 a.m., until 5:00 p.m.

EVENING SESSION

The House reconvened at 5:00 p.m., Speaker pro tempore Carroll in the chair.

INTRODUCTION OF BILLS

<u>House File 145</u>, by Foege, a bill for an act relating to proper methods of chemical management, establishing the comprehensive safe chemical management in schools program, making an appropriation, and making penalties applicable.

Read first time and referred to committee on appropriations.

House File 146, by Connors and Maddox, a bill for an act prohibiting the unauthorized discharge of a patient by insurers, providing that organized delivery systems are in the business of insurance for the purposes of provisions related to unfair trade practices in the business of insurance, and providing a penalty.

Read first time and referred to committee on **commerce**, **regulation and labor**.

House File 147, by Smith, Tymeson and Rayhons, a bill for an act relating to anatomical gifts including bone marrow and organ donation by state employees and grants from the anatomical gift public awareness and transplantation fund.

Read first time and referred to committee on **commerce**, **regulation and labor**.

House File 148, by Jochum, Kuhn, Fallon, Shoultz, Osterhaus, Hogg, Swaim, Frevert, Whitaker, Bukta, D. Taylor, Gaskill and D. Olson, a bill for an act relating to a tax credit for pollution-control and recycling property connected to property used for the care and feeding of livestock, and providing for the Act's applicability.

Read first time and referred to committee on agriculture.

<u>House File 149</u>, by Connors, a bill for an act requiring airlines doing business in this state to make certain refunds for medically related reasons and making penalties applicable.

Read first time and referred to committee on **commerce**, **regulation and labor**.

<u>House File 150</u>, by Foege, a bill for an act creating a children's mental health initiative.

Read first time and referred to committee on human resources.

<u>House File 151</u>, by Eichhorn, a bill for an act creating an exception to the statutory rule against perpetuities and making related changes.

Read first time and referred to committee on judiciary.

<u>House File 152</u>, by Bell, a bill for an act relating to regulation of tattooing equipment and the practice of tattooing and making a penalty applicable.

Read first time and referred to committee on **commerce**, **regulation and labor**.

<u>House File 153</u>, by Eichhorn, a bill for an act prohibiting the award of pets, or advertisement thereof, in certain circumstances, and providing a penalty.

Read first time and referred to committee on judiciary.

<u>House File 154</u>, by Alons, Hahn, Dolecheck, Boal, Roberts, Baudler, Gaskill, Quirk and Huser, a bill for an act providing for the addition of a volunteer emergency medical services provider on the emergency medical services advisory council.

Read first time and referred to committee on state government.

<u>House File 155</u>, by Quirk, a bill for an act relating to filing deadlines for school district petitions to join an area education agency or for release from a contract with an area education agency following approval of a reorganization or dissolution proposal and including effective date and retroactive applicability provisions.

Read first time and referred to committee on education.

<u>House File 156</u>, by committee on human resources, a bill for an act requiring members of the clergy to be mandatory reporters of child abuse under certain circumstances.

Read first time and placed on the calendar.

The House stood at ease at 5:03 p.m., until the fall of the gavel.

The House resumed session at 5:32 p.m., Speaker pro tempore Carroll in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Arnold of Lucas and Speaker Rants on request of Gipp of Winneshiek; Winckler of Scott on request of Myers of Johnson.

CONSIDERATION OF BILL Regular Calendar

<u>House File 65</u>, a bill for an act providing for a .08 blood alcohol concentration limit for motor vehicle operating while intoxicated offenses, was taken up for consideration.

Shoultz of Black Hawk asked and received unanimous consent to withdraw amendment $\underline{H-1005}$ filed by him on January 28, 2003, placing out of order amendment $\underline{H-1013}$ filed by Shoultz of Black Hawk from the floor.

Horbach of Tama asked and received unanimous consent to withdraw amendment $\underline{H-1009}$ filed by him on February 5, 2003.

Baudler of Adair asked and received unanimous consent that amendment $\underline{H-1010}$ be deferred.

Shoultz of Black Hawk asked and received unanimous consent to withdraw amendment <u>H-1008</u> filed by him on February 5, 2003.

Horbach of Tama asked and received unanimous consent to withdraw amendment <u>H-1011</u> filed by him on February 5, 2003.

Baudler of Adair offered amendment $\underline{H-1010}$ filed by him as follows:

H-1010

- 1 Amend <u>House File 65</u> as follows:
- 2 1. Page 1, by inserting after line 4 the
- 3 following:
- 4 "Sec.___. Section 321J.2, subsection 2, paragraph
- 5 a, subparagraph (3), Code 2003, is amended to read as
- 6 follows:
- 7 (3) Revocation of the person's driver's license
- 8 pursuant to section 321J.4, subsection 1, section

9 321J.9, or section 321J.12, subsection 2, which 10 includes a minimum revocation period of one hundred 11 eighty days, including a minimum period of 12 ineligibility for a temporary restricted license of 13 thirty days, and may involve a revocation period of 14 one year. The defendant shall not be eligible for any 15 temporary restricted license for at least thirty days 16 if a test was obtained, and an accident resulting in 17 personal injury or property damage occurred or the defendant's alcohol concentration exceeded .15. There 19 shall be no such period of ineligibility if no such 20 accident occurred and the defendant's alcohol 21 concentration did not exceed .15. A revocation under 22 section 321J.9 includes a minimum period of ineligibility for a temporary restricted license of 24 ninety days. The defendant shall be ordered to 25 install an ignition interlock device of a type 26 approved by the commissioner of public safety on all 27 vehicles owned by the defendant if the defendant seeks 28 <u>a temporary license.</u> Sec.___. Section 321J.4, subsections 1 and 3, 30 Code 2003, are amended to read as follows: 1. If a defendant is convicted of a violation of 32 section 321J.2 and the defendant's driver's license or 33 nonresident operating privilege has not been revoked 34 under section 321J.9 or 321J.12 for the occurrence 35 from which the arrest arose, the department shall 36 revoke the defendant's driver's license or nonresident 37 operating privilege for one hundred eighty days if the 38 defendant has had no previous conviction or revocation under this chapter. The defendant shall not be eligible for any temporary restricted license for at 41 least thirty days after the effective date of the 42 revocation if a test was obtained and for at least 43 ninety days if a test was refused under section 44 321J.9. The defendant shall be not eligible for any 45 temporary restricted license for at least thirty days 46 if a test was obtained, and an accident resulting in personal injury or property damage occurred or the 47

Page 2

1 concentration did not exceed .15. The defendant shall

defendant's alcohol concentration exceeded .15. There shall be no such period of ineligibility if no such accident occurred and the defendant's alcohol

- 2 be ordered to install an ignition interlock device of
- 3 a type approved by the commissioner of public safety
- 4 on all vehicles owned by the defendant if the
- 5 <u>defendant seeks a temporary restricted license.</u> If
- 6 the defendant is under the age of twenty-one, the
- 7 defendant shall not be eligible for a temporary

8 restricted license for at least sixty days after the 9 effective date of revocation. 10 3. If the court defers judgment pursuant to 11 section 907.3 for a violation of section 321J.2, and 12 if the defendant's driver's license or nonresident 13 operating privilege has not been revoked under section 14 321J.9 or 321J.12, or has not otherwise been revoked 15 for the occurrence from which the arrest arose, the 16 department shall revoke the defendant's driver's license or nonresident operating privilege for a 18 period of not less than thirty days nor more than 19 ninety days. The defendant shall not be eligible for 20 any temporary restricted license for at least thirty 21 days after the effective date of the revocation if a 22 test was obtained and for at least ninety days if a 23 test was refused. The defendant shall not be eligible 24 for any temporary restricted license for a least 25 thirty days if a test was obtained, and an accident 26 resulting in personal injury or property damage occurred or the defendant's alcohol concentration 27 exceeded .15. There shall be no such period of ineligibility if no such accident occurred and the 29 30 <u>defendant's alcohol concentration did not exceed .15.</u> The defendant shall be ordered to install an ignition 32 interlock device of a type approved by the commissioner of public safety on all vehicles owned by 34 the defendant if the defendant seeks a temporary 35 restricted license. If the defendant is under the age 36 of twenty-one, the defendant shall not be eligible for a temporary restricted license for at least sixty days 38 after the effective date of the revocation.' 2. Page 1, by inserting after line 10 the 40 following: "Sec.___. Section 321J.12, subsection 2, Code 41 42 2003, is amended to read as follows: 2. a. A person whose driver's license or 44 nonresident operating privileges have been revoked under subsection 1, paragraph "a", shall not be 46 eligible for any temporary restricted license for at 47 least thirty days after the effective date of the 48 revocation if an accident resulting in personal injury

Page 3

- 1 period of ineligibility if no such accident occurred
- 2 and the defendant's alcohol concentration did not
- 3 exceed .15. If the person is under the age of twenty-

49 or property damage occurred or the defendant's alcohol
 50 concentration exceeded .15. There shall be no such

- 4 one, the person shall not be eligible for a temporary
- 5 restricted license for at least sixty days after the
- 6 effective date of the revocation. A person whose

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7 license or privileges have been revoked under
  subsection 1, paragraph "b", for one year shall not be
  eligible for any temporary restricted license for one
10 year after the effective date of the revocation.
     b. The defendant shall be ordered to install an
12 ignition interlock device of a type approved by the
13 commissioner of public safety on all vehicles owned or
14 operated by the defendant if the defendant seeks a
15 temporary restricted license at the end of the minimum
    period of ineligibility. A temporary restricted
    license shall not be granted by the department until
17
18 the defendant installs the ignition interlock device."
    3. Page 1, by inserting after line 25 the
19
20 following:
     "Sec.___. Section 321J.20, subsection 6, Code
21
22
    2003, is amended to read as follows:
     6. Following certain minimum periods of
23
24 ineligibility, a temporary restricted license under
25 this section shall not be issued until such time as
26 the applicant installs an ignition interlock device of
    a type approved by the commissioner of public safety
28 on all motor vehicles owned or operated by the
29 applicant, in accordance with section 321J.2, 321J.4,
30 321J.9, or 321J.12. Installation of an ignition
31 interlock device under this section shall be required
32 for the period of time for which the temporary
33 restricted license is issued."
    4. Title page, line 1, by striking the words and
35 figure "providing for a .08 blood alcohol
36 concentration limit for" and inserting the following:
37
    "relating to".
    5. By renumbering as necessary.
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The House stood at ease at 5:47 p.m., until the fall of the gavel.

The House resumed session at 5:59 p.m., Speaker pro tempore Carroll in the chair.

Horbach of Tama offered the following amendment H-1014, to amendment H-1010, filed by Horbach and Baudler of Adair from the floor and moved its adoption:

H-1014

- Amend the amendment, H-1010, to House File 65 as 1. Page 1, by striking lines 14 through 28 and 4 inserting the following:
- "one year. A revocation under section 321J.9
- includes a minimum period of ineligibility for a

- 7 temporary restricted license of ninety days. (a) A defendant whose alcohol concentration is .08 9 or more but not more than .10 shall not be eligible 10 for any temporary restricted license for at least 11 thirty days if a test was obtained and an accident 12 resulting in personal injury or property damage 13 occurred. The defendant shall be ordered to install 14 <u>an ignition interlock device of a type approved by the</u> commissioner of public safety on all vehicles owned by the defendant if the defendant seeks a temporary 17 restricted license. There shall be no such period of 18 ineligibility if no such accident occurred, and the 19 defendant shall not be ordered to install an ignition 20 interlock device. 21 (b) A defendant whose alcohol concentration is 22 more than .10 shall not be eligible for any temporary 23 restricted license for at least thirty days if a test 24 was obtained, and an accident resulting in personal 25 injury or property damage occurred or the defendant's 26 alcohol concentration exceeded .15. There shall be no such period of ineligibility if no such accident 28 occurred and the defendant's alcohol concentration did 29 not exceed .15. In either case, where a defendant's 30 alcohol concentration is more than .10, the defendant 31 shall be ordered to install an ignition interlock 32 device of a type approved by the commissioner of public safety on all vehicles owned by the defendant 34 if the defendant seeks a temporary restricted 35 license." 2. By striking page 1, line 44, through page 2, line 5, and inserting the following: 37 39 a. A defendant whose alcohol concentration is .08 40 or more but not more than .10 shall not be eligible 41 for any temporary restricted license for at least 42 thirty days if a test was obtained and an accident 43 resulting in personal injury or property damage 44 occurred. The defendant shall be ordered to install 45 an ignition interlock device of a type approved by the 46 commissioner of public safety on all vehicles owned by 47 the defendant if the defendant seeks a temporary 48 restricted license. There shall be no such period of
- Page 2
- 1 interlock device.
- 2 <u>b. A defendant whose alcohol concentration is more</u>

ineligibility if no such accident occurred, and the defendant shall not be ordered to install an ignition

- 3 than .10 shall not be eligible for any temporary
- 4 restricted license for at least thirty days if a test
- 5 was obtained, and an accident resulting in personal

6 injury or property damage occurred or the defendant's alcohol concentration exceeded .15. There shall be no such period of ineligibility if no such accident occurred and the defendant's alcohol concentration did 10 not exceed .15. In either case, where a defendant's 11 alcohol concentration is more than .10, the defendant 12 shall be ordered to install an ignition interlock 13 device of a type approved by the commissioner of public safety on all vehicles owned by the defendant if the defendant seeks a temporary restricted license. <u>c.</u> If". 16 17 3. Page 2, by striking lines 23 through 35 and 18 inserting the following: 19 "test was refused. 20 a. A defendant whose alcohol concentration is .08 21 or more but not more than .10 shall not be eligible 22 for any temporary restricted license for at least 23 thirty days if a test was obtained and an accident 24 resulting in personal injury or property damage occurred. The defendant shall be ordered to install 25 an ignition interlock device of a type approved by the 27 commissioner of public safety on all vehicles owned by 28 the defendant if the defendant seeks a temporary 29 restricted license. There shall be no such period of 30 ineligibility if no such accident occurred, and the 31 defendant shall not be ordered to install an ignition interlock device. 33 b. A defendant whose alcohol concentration is more 34 than .10 shall not be eligible for any temporary 35 restricted license for at least thirty days if a test 36 was obtained, and an accident resulting in personal injury or property damage occurred or the defendant's 38 alcohol concentration exceeded .15. There shall be no such period of ineligibility if no such accident 40 occurred and the defendant's alcohol concentration did 41 not exceed .15. In either case, where a defendant's 42 alcohol concentration is more than .10, the defendant shall be ordered to install an ignition interlock 44 device of a type approved by the commissioner of 45 public safety on all vehicles owned by the defendant 46 if the defendant seeks a temporary restricted license. 47 c. If the defendant is under the age". 4. By striking page 2, line 43, through page 3, 49 line 18, and inserting the following: "2. a. A person whose driver's license or

Page 3

- $1 \quad nonresident \ operating \ privileges \ have \ been \ revoked$
- 2 under subsection 1, paragraph "a", whose alcohol
- 3 concentration is .08 or more but not more than .10
- 4 shall not be eligible for any temporary restricted

5 license for at least thirty days after the effective date of the revocation if a test was obtained and an accident resulting in personal injury or property damage occurred. The defendant shall be ordered to 9 install an ignition interlock device of a type 10 approved by the commissioner of public safety on all 11 vehicles owned by the defendant if the defendant seeks 12 <u>a temporary license</u>. There shall be no such period of 13 ineligibility if no such accident occurred, and the defendant shall not be ordered to install an ignition 15 <u>interlock device.</u> b. A defendant whose alcohol concentration is more 17 than .10 shall not be eligible for any temporary 18 restricted license for at least thirty days if a test 19 was obtained, and an accident resulting in personal 20 injury or property damage occurred or the defendant's 21 <u>alcohol concentration exceeded .15. There shall be no</u> 22 such period of ineligibility if no such accident 23 occurred and the defendant's alcohol concentration did 24 not exceed .15. In either case, where a defendant's alcohol concentration is more than .10, the defendant 26 shall be ordered to install an ignition interlock 27 device of a type approved by the commissioner of 28 public safety on all vehicles owned by the defendant 29 if the defendant seeks a temporary restricted license. 30 c. If the person is under the age of twenty-one, 31 the person shall not be eligible for a temporary 32 restricted license for at least sixty days after the 33 effective date of the revocation. d. A person whose license or privileges have been 35 revoked under subsection 1, paragraph "b", for one year shall not be eligible for any temporary 37 restricted license for one year after the effective 38 date of the revocation, and the person shall be 39 ordered to install an ignition interlock device of a 40 type approved by the commissioner of public safety on 41 <u>all vehicles owned or operated by the defendant if the</u> 42 defendant seeks a temporary restricted license at the 43 end of the minimum period of ineligibility. A 44 temporary restricted license shall not be granted by 45 the department until the defendant installs the 46 ignition interlock device." 5. By renumbering, redesignating, and correcting

Amendment H-1014 was adopted.

48 internal references as necessary.

On motion by Baudler of Adair amendment $\underline{H-1010}$, as amended, was adopted.

Baudler of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 65)

The ayes were, 81:

Alons Bell **Baudler** Berry Boal **Boggess** Bukta Chambers Cohoon Connors Dandekar Davitt Dolecheck Elgin **Dennis** Drake Fallon Foege Ford Freeman Gaskill Frevert Gipp Greimann Heddens Hoffman Hahn Hanson Huseman Hutter Hogg Huser Jenkins Jochum Jacobs Jones Klemme Kramer Kuhn Kurtenbach Lalk Lensing Lukan Lykam Maddox Manternach Mascher McCarthy Miller Murphy Myers Oldson Olson, D. Olson, S. Osterhaus Paulsen Rasmussen Petersen Quirk Raecker Rayhons Reasoner **Roberts** Sands Schickel Smith Stevens Struyk Swaim **Tjepkes** Tymeson **Thomas** Upmever Van Engelenhoven Watts Wendt Wilderdyke Whitaker Whitead Wise Carroll,

Presiding

The nays were, 15:

BoddickerDe BoefDixEichhornGranzowGreinerHansenHeatonHorbachMertzShoultzTaylor, D.Taylor, T.Van Fossen, J.K.Van Fossen, J.R.

Absent or not voting, 3:

Arnold Rants, Spkr. Winckler

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

IMMEDIATE MESSAGE

Gipp of Winneshiek asked and received unanimous consent that **House File 65** be immediately messaged to the Senate.

CERTIFICATE OF RECOGNITION

MR. SPEAKER: The Chief Clerk of the House respectfully reports that a certificate of recognition has been issued as follows.

MARGARET A. THOMSON Chief Clerk of the House

2003\268 Bill and Bev Dickerson, Indianola – For celebrating their 50th wedding anniversary.

SUBCOMMITTEE ASSIGNMENTS

House File 68

Local Government: Hahn, Chair; Arnold and Huser.

House File 104

Commerce, Regulation and Labor: Hansen, Chair; Murphy and Sands.

House File 108

Agriculture: Rayhons, Chair; Dolecheck and Quirk.

House File 119

Commerce, Regulation and Labor: Horbach, Chair; Petersen and Raecker.

House File 121

Human Resources: Heaton, Chair; Greimann and Hutter.

House File 123

Human Resources: Upmeyer, Chair; Boddicker and Heddens.

House File 126

Local Government: Jones, Chair; Connors and Maddox.

House File 127

Human Resources: Heaton, Chair; Berry and Carroll.

House File 128

Human Resources: Carroll, Chair; Granzow and Wendt.

House File 129

Commerce, Regulation and Labor: Jacobs, Chair; Oldson and Wilderdyke.

House File 133

Human Resources: Roberts, Chair; Boddicker and Smith.

House File 136

Human Resources: Heaton, Chair; Granzow and H. Miller.

House File 138

Human Resources: Boddicker, Chair; Roberts and Smith.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENTS

House Study Bill 49

Agriculture: S. Olson, Chair; Klemme and Mertz.

House Study Bill 79

Environmental Protection: Greiner, Chair; Fallon and Klemme.

House Study Bill 80

Public Safety: Eichhorn, Chair; Baudler and Heddens.

House Study Bill 81

Public Safety: Chambers, Chair; Freeman and Osterhaus.

House Study Bill 82

Public Safety: Tjepkes, Chair; Alons and Bell.

House Study Bill 83

Economic Growth: Jenkins, Chair; K. Kramer and Thomas.

House Study Bill 84

Economic Growth: Jenkins, Chair; Boggess, Hanson, D. Olson and Smith.

House Study Bill 85

Judiciary: K. Kramer, Chair; Swaim and J.R. Van Fossen.

House Study Bill 86

Judiciary: Maddox, Chair; Boal and Foege.

House Study Bill 87

Public Safety: Klemme, Chair; Horbach and Osterhaus.

House Study Bill 88

Public Safety: Sands, Chair; Baudler and Heddens.

House Study Bill 89

Public Safety: Klemme, Chair; Ford and Sands.

House Study Bill 90

Public Safety: Eichhorn, Chair; Hogg and Tjepkes.

House Study Bill 91

Public Safety: Alons, Chair; Chambers and Heddens.

House Study Bill 92

Public Safety: J.R. Van Fossen, Chair; Ford and Klemme.

House Study Bill 93

Public Safety: Alons, Chair; Chambers and McCarthy.

House Study Bill 94

Public Safety: Boddicker, Chair; Freeman and McCarthy.

House Study Bill 95

Public Safety: De Boef, Chair; Freeman and Shoultz.

House Study Bill 96

Public Safety: Sands, Chair; Bell and Horbach.

House Study Bill 97

Public Safety: Tjepkes, Chair; Hogg and J.R. Van Fossen.

House Study Bill 98

Public Safety: Boddicker, Chair; De Boef and Shoultz.

House Study Bill 99

Agriculture: Greiner, Chair; Lalk, Mertz, S. Olson and Struyk.

House Study Bill 101

Education: Tymeson, Chair; K. Kramer, Stevens, Tjepkes and Wise.

HOUSE STUDY BILL COMMITTEE ASSIGNMENTS

H.S.B. 102 Judiciary

Relating to financial services business licensing and regulation, providing criminal and civil penalties, and providing an effective date.

H.S.B. 103 Commerce, Regulation and Labor

Relating to telecommunications, including jurisdiction and territory issues for the utilities board, board review of regulated rates and long distance interconnection charges, directory assistance issues, price regulation for local exchange carriers, broadband investments, low-income program credits, making appropriations and providing civil penalties.

H.S.B. 104 Commerce, Regulation and Labor

Permitting written demand via regular mail prior to an action under the uniform commercial code for recovery of civil damages for a dishonored check, draft, or order, when supported by an affidavit of service.

H.S.B. 105 Local Government

Relating to electronic financial transactions with county treasurers.

H.S.B. 106 Local Government

Relating to the establishment of multicounty jails, and making an appropriation.

H.S.B. 107 Economic Growth

Relating to the new jobs and income program.

H.S.B. 108 Economic Growth

Relating to wage level thresholds for certain programs administered by the department of economic development.

H.S.B. 109 Human Resources

Relating to the licensing and scope of practice of physician assistants.

COMMITTEE RECOMMENDATIONS

MR. SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendations have been received and are on file in the office of the Chief Clerk.

MARGARET A. THOMSON Chief Clerk of the House

COMMITTEE ON HUMAN RESOURCES

Committee Bill, (Formerly <u>House File 57</u>), requiring members of the clergy to be mandatory reporters of child abuse under certain circumstances.

Fiscal Note is not required.

Recommended Amend and Do Pass February 6, 2003.

COMMITTEE ON JUDICIARY

Committee Bill, (Formerly <u>House Study Bill 28</u>), relating to the criminal offense of identity theft by making changes in the elements of the offense.

Fiscal Note is not required.

Recommended Amend and Do Pass February 6, 2003.

Committee Bill, (Formerly <u>House Study Bill 55</u>), relating to nonsubstantive Code corrections and including effective and retroactive applicability date provisions.

Fiscal Note is not required.

Recommended Amend and Do Pass February 6, 2003.

COMMITTEE ON NATURAL RESOURCES

<u>House File 33</u>, a bill for an act relating to licenses for bait dealers by creating resident and nonresident wholesale bait dealer licenses, providing reciprocity, and providing effective and applicability dates.

Fiscal Note is not required.

Recommended Amend and Do Pass with amendment <u>H-1012</u> February 5, 2003.

RESOLUTIONS FILED

SCR 1, by Seymour, Angelo, Beall, Behn, Black, Boettger, Bolkcom, Brunkhorst, Connolly, Courtney, Dearden, Dotzler, Drake, Dvorsky, Fraise, Gaskill, Gronstal, Hatch, Holveck, Horn, Hosch, Houser, Iverson, Johnson, Kettering, Kibbie, Kreiman, Lamberti, Lundby, McCoy, McKibben, McKinley, Miller, Putney, Quirmbach, Ragan, Redfern, Rehberg, Schuerer, Seng, Shull, Sievers, Stewart, Tinsman, Veenstra, Warnstadt, Wieck and Zieman, a concurrent resolution relating to the federal Medicare program and requesting assistance from the federal government.

Laid over under Rule 25.

<u>SCR 3</u>, by Kibbie and Drake, a resolution requesting the establishment of standing Senate and House subcommittees on veterans affairs.

Laid over under Rule 25.

AMENDMENT FILED

H-1012 H.F. 33 Committee on Natural Resources

On motion by Gipp of Winneshiek the House adjourned at 6:34 p.m., until 8:45 a.m., Friday, February 7, 2003.